COMMONWEALTH C PENNSYLVANIA COUNTY OF: LANCA Magisterial District Number: MDJ: Hon. Jonathon W H Address: 745 B East Ma New Holland, Telephone: (717) 354-420

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| (The attorney for to filing. See Pa. | | | require | that the c | complaint, an | rest war | rant affidavit, or | both be | eapproved by the | attorney fo | r the Commonwe | ealth prior |
| DAG Drumhe | eller | | , | | | | • | | • | | 02 /22 / 202 | 1 |
| (Name of the attorn | ey for the Comm | onwealth) | | | (Signature o | of the atto | orney for the Com | monweal | ith) | (1 | Date) | _ |
| I, Eric Barlov | N | | | | | | 751 | | | | | |
| (Name of the | | | | | | | (PSP/MPOE | TC -Ass | igned Affiant ID N | ımber & B | adge #) | / |
| of PA OAG | | and Davis and | ال مفسم | and Da192 | al Cubalists: | | PA 02224 | Contract of the Charle | Aureho- | | | 17 (42 - 54) 8 (40) (40) |
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| I, Eric Barlow | 751 |
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| (Name of the Affiant) | (PSP/MPOETC -Assigned Affiant ID Number & Badge #) |
| of PA OAG | PA 0222400 |
| (Identify Department or Agency Represented and Political Subdivision) do hereby state: (check appropriate box) | (Police Agency ORI Number) |
| 1. I accuse the above named defendant who lives at the a | ddress set forth above |
| ☐ I accuse the defendant whose name is unknown to me | but who is described as |
| | |
| ☐ I accuse the defendant whose name and popular designated as John Doe or Jane Doe with violating the penal laws of the Commonwealth of Penal Inc. | nation or nickname are unknown to me and whom I have nnsylvania at [|
| 408 South Earl St. Apt A, Terre Hill, Lancaster County, PA 17 | 7581 |
| in LANCASTER County [36] on or about | 04/30/2020 - Present |
| (County Code) (C | ffense Date) |



| | | | 1 | PO! | LICE CRIMINAL | |
|---|---|--|--------------------------------------|---|--|---------------------------------------|
| Docket Number: | Date Filed: 02 / 22/ 2021 | OTN/LiveScan N | lumber | | Complaint/Incident Nu CPE2 | |
| Defendant Name | First: BRANDON | | Middle: | | Last: DASILVA | |
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| appropriate. When their | re is more than o | ne offense, each | offense show | uld be numbere | ed chronologically. | 4 |
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| SEXUAL ABUSE of CH | IILDREN (Posse | ssion of Child Po | rnography) | | | |
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Dasilva, Brandon

02/22/2021, CPE210008

Charge 1, 6312(c) continuation

On or about 04/30/2020 to present, the Defendant knowingly sold, distributed, delivered, disseminated, transferred, displayed, or exhibited; or possessed for the purpose of sale, distribution, delivery, dissemination, transfer, display, for exhibition for others, any book, magazine, pamphlet, slide, photograph, film, videotape, computer depiction, or other material depicting a child under the age of 18 years engaging in a prohibited sexual act or in the simulation of such act, to-wit: the Defendant distributed at least four (4) images depicting a child under 13 years of age engaged in a prohibited sexual acts, in violation of the Pennsylvania Crimes Code Section 6312(c), a felony of the third degree.

Charge 2, 6312(d) continuation

On or about 04/30/2020 to present, the Defendant intentionally viewed and/or knowingly possessed or exercised control over any slide, photograph, film, videotape, computer depiction or other material depicting a child under the age of 18 years engaging in a prohibited sexual act or in the simulation of such act, as defined in this section, to-wit: Defendant used a communication facility to obtain, view, control and otherwise possess at one (1) video of child pornography, or similar representations, depicting children under 13 years of age engaged in prohibited sexual acts and depicting indecent contact with the children, in violation of section 18 Pa.C.S. 6312(d), a felony of the second degree.

Charge 3, 6312(d) continuation

On or about 04/30/2020 to present, the Defendant intentionally viewed and/or knowingly possessed or exercised control over any slide, photograph, film, videotape, computer depiction or other material depicting a child under the age of 18 years engaging in a prohibited sexual act or in the simulation of such act, as defined in this section, to-wit: Defendant used a communication facility to obtain, view, control and otherwise possess at least twenty-five (25) images of child pornography, or similar representations, depicting children under 18 years of age engaged in prohibited sexual acts, in violation of section 18 Pa.C.S. 6312(d), a felony of the third degree.

Charge 4, 7512(a) continuation

Between 04/30/2020 to present, the Defendant did use a communication facility, as defined in this section, to commit, cause or facilitate the commission, or attempt thereof, of any crime which constitutes a felony under Title 18, namely, dissemination and possession of videos/images depicting sexual abuse of children as defined in section 18 Pa.C.S. 6312 and described in the other charges herein, in violation of section 18 Pa.C.S. 7512(a), a felony of the third degree.

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| a) | POLICE | CRIMINAL | COMPL | AINT. |

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| Docket Number: | Date Filed: | OTN/LiveScan Number | | Com | plaint/incident N | lumber |
| | 02 /22 / 2021 | | | | CPE2 | 10008 |
| Defendant Name | First: | Middle: | | Last: | | |
| Deletical Charle | BRANDON | | | DASIL | .VA | |

- 2. I ask that a warrant of arrest or a summons be issued and that the defendant be required to answer the charges I have made.
- 3. I verify that the facts set forth in this complaint are true and correct to the best of my knowledge or information and belief. This verification is made subject to the penalties of Section 4904 of the Crimes Code (18 Pa.C.S. § 4904) relating to unsworn falsification to authorities.
- 4. This complaint consists of the preceding page(s) numbered ___ through ___.
- 5. I certify that this filing complies with the provisions of the Case Records Public Access Policy of the Unified Judicial System of Pennsylvania that require filing confidential information and documents differently than non-confidential information and documents.

The acts committed by the accused, as listed and hereafter, were against the peace and dignity of the Commonwealth of Pennsylvania and were contrary to the Act(s) of the Assembly, or in violation of the statutes cited. (Before a warrant of arrest can be issued, an affidavit of probable cause must be completed, sworn to before the issuing authority, and attached.)

| February | 2021 | 913 |
|----------|--------|------------------------|
| (Date) | (Year) | (Signature of Affiant) |

AND NOW, on this date FERMING 22, 2021 I certify that the complaint has been properly completed and verified.

An affidavit of probable cause must be completed before a warrant can be issued.

(Magisterial District Court Number)

(Issuing Authority)



AFFIDAVIT CONTINUATION PAGE

Docket Number: Date Filed: OTN/Live Scan Number: Complaint/Incident Number

02/22/2021

CPE210008

Defendant Name: First:

Middle:

Last:

BRANDON

DASILVA

AFFIDAVIT of PROBABLE CAUSE

Your Affiant, Eric J. Barlow, is a Special Agent with the Pennsylvania Office of Attorney General's Child Predator Section. Your Affiant is assigned to both the Internet Crimes Against Children (ICAC) Task Force, and the Federal Bureau of Investigation's Child Exploitation and Human Trafficking Task Force. Both of which are comprised of Federal, State, and Local Law Enforcement. Both task forces are responsible for conducting undercover online investigations, responding to complaints regarding children sexually exploited via the Internet, conducting community education programs and monitoring of the internet for the bartering in child pornography. Your Affiant has been investigating internet crimes against children since 2015. Your Affiant has attended multiple training courses that focused on internet crimes against children, including computer-based offenses. Your Affiant has been employed as a Special Agent with the Pennsylvania Office of Attorney General since 2014.

Parts of your Affiant's duties include investigating violations of state law, such as the online exploitation of children, in particular, violations of Title 18, Section 6312, which criminalizes the possession, receipt, and transmission of child pornography, and violations of Title 18, Section 6318 (b.1)[to pro-actively conduct investigations involving child predators who wish to engage in sexual activity with minors]. Your Affiant has gained experience conducting such investigations through training seminars, classes and consistent work assignments.

I, Special Agent Eric Barlow, having been duly sworn to law upon my oath depose and say:

This investigation originated on April 30,2020 on the social media application known as Kik. Homeland Security Investigations Special Agent Michael O'Hagan was investigating the account bearing the username "INEEDGOODMEME" for distributing four (4) images of apparent child pornography within the group #boysluver. The images showed male minors, under the age of 13 in various states of nudity, all having their penis exposed. As a result of this investigation, SA O'Hagan was able to determine that the images originated from, and username "INEEDGOODMEME" were utilizing the IP Address 207.44.23.143. Legal response from the Internet provider for IP Address 207.44.23.143, which is Penn Teledata, showed the account owner was Brandon Dasilva, and the service address was 408 South Earl St. Apartment A, Lancaster County, PA 17581.

On February 22, 2021, at approximately 0635hrs, your Affiant along with other state, local and federal law enforcement effected a search warrant at 408 South Earl St. Apartment A, Lancaster County, PA 17581. Located inside the residence was Brandon Dasilva. Dasilva was provided his rights per Miranda both verbally and in writing. Dasilva acknowledged his rights and agreed to speak with your Affiant, and SA O'Hagan. Dasilva stated that he has been viewing child pornography for approximately a year and a half. Dasilva stated that he uses multiple forms of social media, including Kik. Dasilva stated that he remembered having the user name "INEEDGOOMEME", and that he uploaded at least one image of child erotica to Kik. Dasilva stated that he was ashamed of himself and hated himself for this behavior. Dasilva stated he has attempted to stop himself several times and deletes his Kik account frequently when trying to stop himself. Dasilva stated that he does masturbate to child pornography on occasion. Dasilva also admitted to hiding his computer under the couch while your Affiant was knocking on the door. Dasilva also stated that his preferred age range for child pornography is 10 to 15 years of age.

While the interview was being conducted, computer and cellular phone forensics expert, Homeland Security

Investigations Special Agent Bill Shaw was conducting a preliminary forensic review of Dasilva's electronic devices. On the SD card, located in the computer found under Dasilva's couch, SA Shaw located at least 25 images of apparent child pornography, all depicting minor males in various states of nudity. SA Shaw also recovered 1 video of a prepubescent male child performing oral sex on an adult male, from Dasilva's iPad.

Based on the totality of the foregoing information, circumstances and reasonable inferences to be drawn therefrom, your Affiant submits that there is probable cause for the filing of this criminal complaint charging the Actor, "Brandon Dasilva" (DOB: 03/23/1994) an adult male, with the aforementioned charges described including Sexual Abuse of Children, 18 Pa.C.S. § 6312(D) (F2&F3), Sexual Abuse of Children, 18 Pa.C.S. § 6312(C) (F3), and Criminal Use of Communication Facility, 18 Pa.C.S. § 7512(a) (F3).

I, SA ERIC BARLOW, BEING DULY SWORN ACCORDING TO THE LAW, DEPOSE AND SAY THAT THE FACTS SET FORTH IN THE FOREGOING AFFIDAVIT ARE TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE, INFORMATION AND BELIEF.

I CERTIFY THAT THIS FILING COMPLIES WITH THE PROVISIONS OF THE CASE RECORDS PUBLIC ACCESS POLICY OF THE UNIFIED JUDICIAL SYSTEM OF PENNSYLVANIA THAT REQUIRE FILING CONFIDENTIAL

INFORMATION AND DOCUMENTS DIFFERENTLY THAN NON-CONFIDENTIAL INFORMATION AND DOCUMENTS.

| Date | | , Magisterial District Judge |
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| commission expires first Monday | of January, | SEAL |
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